WILMINGTON, N. C., FRIDAY MORNING, MARCH 41, 1870.

serting 5 cents.

twentieths of one per cent.

the General Assemby.'

twentieths" and insert "five-twentieths."

On motion of Mr. Justice the same

In the proviso in the same section,

SENATE.

BILLS INTRODUCED.

county to the 5th, Judicial Districts, and

Sentinel and Standard, respectfully re-

questing said papers to publish it for gen-

By Henry Eppes, col.: Resolution to ad-

journ sine die on the 16th of this month.

By Mr. Graham: Resolution authorizing

By Mr. Love: The following resolution,

is his precedent for such purchases.

resolution was laid on the table.

CALENDAR.

on the table.

this month.

was rejected.

tion. Adopted.

Commission.

be indefinitely postponed.

thizing with the Cuban veterans.

abolish all investigation committees.

Mr. Graham moved to lay the resolution

FROM THE HOUSE.

of the Superintendent of Public Works,

relating especially to corporations, with

amendments, which were concurred in.

THIRD READING OF BILLS.

HOUSE OF REPRESENTATIVES.

RESOLUTIONS AND BILLS.

THURSDAY, March 3, 1870.

Bill declaratory of the powers and duties

the Public Treasurer to employ able coun-

in said counties. Referred.

Wednesday, March 2 1870.

amendment was made to apply in line 10.

rejected.

IMPORTANT TO FARMERS AND PLANTERS.

RAW-BONE

PER-PHOSPHATE FOR COTTON.

PRICE \$45 00 PER TON IN BALTIMORE.

THUS PHOSPHATE HAS PROVED ITSELF to be the OHEAPEST, and fully equal to any in the SUBPASSED by the highest-priced Guanos. Its adaptation to COTTON, WHEAT, SUBACCO, GARDEN TRUCK, GRASSES, &c, has been thoroughly and satisfacturely ground and suitable for Drilling. Fut up in bags of 167 lbs. cach.

O. P. MERRYMAN & CO.,

MANUFACTURERS,

BALTIMORE, MD.,

TAYLOR'S BRIDGE, SAMPSON Co., N. C., November 25, 1869.

P. MERRYMAN & Co., Baltimore, Md. Dear Sirs—I reply to yours of the 16th ining the result of your Fertilizer on dotton, we state that we applied 200 lbs. to the screw think it about doubled the yield. The staple is very good. The land is only ordinated last year in sweet potatoos. We are highly pleased with your Pertilizer for tisfied that it is preferable to other kinds in use Very respectfully yours,

PATRICK MURPHY, CHARLES J. WILLIAMS.

CHARLOTTE, N. C., Sept. 24, 1869. SHOUSE, MACAULEY & Co., Charlotte, N. C.—Gentlemen : In reply to your enquiry a melion of Merryman's Raw Bone Phosphate purchased of you, I take pleasure in ollowing statement : I have applied 150 pounds to the acre on an old field, which would and about six bushels corn to the zero without the use of any Fertilizer, and the yield will be at on bushels to the acre, and that too with a very unfavorable season. I have also used a then, and find the advantages to be equal to that of the Chesapeake and Pacific camplind side by side, in the same field. I have also applied it to several root very antisfactory result. J. P. ALEXANDER.

mish all classes with constant em-

New York City. Price delivered on board in New

WARNING.

A SPLENDED PUMP FOR SALE.

receive prompt attention.

HARRIAGE GUIDE.

dress, Da. WM. YOUNG, No. 416 Spruce street,

the means of saving you many a dellar, your

No Chair Should be Without it!

THISD EDITION READY.

MARRIED,

In Robeson county, on the Sd inst., at the

of Anson county to Miss CARRIE V. McNAIR.

DIED.

A Card from Senator Brownlow.

KNONVILLE, TENN., Feb 27.-Senator

Brownlow publishes a card in this morn-

ing's Whig saying: "I am in favor of

nealth, and possibly your life.

ers and Choir Leaders.

paid, on receipt of price.

OLIVER DITSON & CO., Boston.

N. C. Proabsterian please copy.

respected by all who knew him.

patch to the N. Y. Times.

000 call to Chicago.

is really a valuable and interesting

of under the care of any of the no-

ACKS-native and foreign-who ad-

C. H. DITSON, & CO., New York.

128-2w

is or any paper, get a copy of Dr

Book and read it carefully. It will be

is written in plain language for the

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Patent Class Submerged Dou-

to confer with parties wanting them.

J. L. KITCHEN,

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Bu-incas new, light and

reintaining other testimonials from different sections of the State

From the Raleigh Sentinel. WORKING CLASS, -We are now PROCEEDINGS OF THE LEGISLATURE

SENATE.

TUESDAY, Merch 1, 1870. BILLS INTRODUCED.

ed offer: To such as are not well tion. Referred. Full particulars, a valuable sample, money levied for the "special tax fund"

to the State. Referred. By Mr. Stephens: Resolution tenderigest and best family newspapers publishedall sent free by mail. Reader if you want per-man at, profitable work, address E. C. ALLEN Lies over. FROM THE HOUSE.

dec 11-44 3m Bill to amend the several militia laws o DRUBLE REFINED POUDRETTE

deeds, &c.

Bill to divide the county of Hyde into two wreck districts. For sale in lots to suit customers. This arti-Bill to change the time for holding the cle is read for half the price of other fertilizers, and is the aper for Cotton, Corn, Tobacco and Superior Courts in the Third Judicial Disthan any other in market. It is trict. made en irely from the night-soil, offal, &c., of

THIRD READING OF BILLS. Bill to prevent the sale of the reversion-

Twenty-five Dollars per Ton. Pamary interest in homestead lands. Passed. phlet &c , giving full information sent on applicathe committee appointed tolinvestigate the 50 cents. For cale by BPRUNT & HINSON, Wilmington, affairs of the Albemarle and Chesapeake Canal Company. Passed. Bill to amend chapter 565 and 112 of the cents.' public laws relating to the gauge of certain Railroads.

PURCHASED THE EXCLUSIVE Messrs. Love, Graham, Brogden, Robstates of North and South in opposition to the bill. ble-Acting Force Pump, I hereby forewarn, Messrs. Davis, Welker, Beall and Lindpenalty of the law, any person from intringing upon my rights in the same. Intend-

This bill was discussed at length.

say urged its adoption. facture and sell the same, I would The bill was finally rejected for t second time by the following vote :

ill range from \$20 to \$30, according and the well, for No. 3 yard wells, Forkner, Hayes, Harrington, Lindsay, Mason, gallons of water per minute; and Martindale, Moore, of Carteret, Shoffner, Sweet, iroad stations, throwing 60 gallons, Welker, Whiteside and Winstead-16. on application. This pump has no packing will last for fifteen Nays-Messrs. Barnes, Beasley, Brogden, Burns, good well. Directions will accom-to putting it up, which can be ham, Jones, of Columbus, Jones, of Mecklendone in 30 minutes. I will receive orders at burg, Jones, of Wake, Lassiter, Love, Melchor, Turbero, de sland Neck, and Farmville, N. C.— McLaughlin, Murphy, Respass, Robbins, Ste-

successed to me at either of the places | phene and White-21. Mr. Stephens moved to reconsider the vote and to postpone the motion. A. H. Galloway, col., moved to lay the motion on the table; lost. Mr. Robbins moved to indefinitely postprivate instructor for married per-

these about to be married, both pone the motion. in everything concerning the Pending its consideration the Senate m ! relations of our sexual system, adjourned until to-night at 7; o'clock. duction and prevention of offspring, and the new discoveries never before English language, by WM. YOUNG,

HOUSE OF REPRESENTATIVES. Tuesday, March 1, 1870.

sier, and is illustrated with numerous By J. W. Leary, col: A resolution to allow the Commissioners of Cumberland to All young married people, or those marriage, and having the least married life, should read this use the arsenal at Fayetteville for school closes secrets that every one should purposes. On motion, the rules were suspended

be sent to any address on receipt of 50 cts. Ad-On motion of Mr. Farrow, the rules were suspended, and the bill to amend chapter the AFFLICTED AND UNFORTUNATE. - No 120, section 3, Revised Code, was taken up matter what may be your disease, before you and passed its several readings. Mr. Downing was allowed to sign the

protest against the passage of the bill repealing Railroad appropriations. The bill making a lien lay in favor of physicians, was made special order for Thursday at half past 10 o'clock.

Dr. Young can be consulted on any of the scribed in his publications, at his the Spruce street, above Fourth, Phila-By Mr. French: A bill to enable the Wilmington, Charlotte and Rutherford Railroad Company to complete their road and to authorize the return of State bonds to the Treasury. Referred.

By the same: A bill concerning the set-THE AMERICAN TUNE BOOK, tlement of State taxes. Lies over. SPECIAL ORDER. A COLLECTION of all the widely popular The bill to allow the Northwestern Rail-Church Tunes, Anthems, and Set Pieces road Company to complete the first divis-

ormed the foundation of our Amer- road Company to complete the first diviscan Church Music for the past fifty years. Con- ion of their road (bill allows the Company taining 1,000 cheico pieces, selected by 500 Teach- to issue and sell first mortgage bonds to the amount of \$300,000.) Price \$1 50. \$13 50 per dozen. A specimen

After debate the bill was recommitted to the Judiciary Committee, and made the tained. copy will be sent by mail to any address, postspecial order for to-morrow morning at 11

SECOND SPECIAL ORDER. Bill to be entitled an act to raise reve-

On motion the bill was considered section by section.

residence of the bride's father, by Rev. L. McKinnon, of Goldsboro', Maj. T. J. WOOTEN lie debt, and to pay appropriations for schools and charitable institutions, Mr. Near Hallsville, Duplin county, aged 84 years, Smith of Alleghany moved to strike out the words "to pay the interest on the publong life in the same neighborhood; was an honest man, a good citizen and, although poor, was

Upon the motion to strike out the yeas by a vote of yeas 41, nays 24.

The following is the ballot: YEAS—Messrs. Armstrong, Boddie, Candler, Cawthorne, Clayton, Davis, Davidson, Durham, Ellis, Ferebee, Foster, Gatling, Gibson, Grier, Hawkins, Hendricks, Hicks, Hodnett, Humphries, setting aside the present State government Ingram, Jarvis, Justice of Rutherford, Justus of of Tennessee, and the doings of the State Henderson, Kelley of Davie, Long of Richmond, Convention and the present Legislature, Malene, McMillan, Moore of Alamance, Nichol- fund was taken up and passed its second and of the appointment of a Military Govson, Painter, Pearson, Pou, Robinson, Siegrist, reading. ernor, backed up by the national troops, Wayne, Sykes, Thompson, Williams of Harnett which will put a stop to the wholesale mur- and Williams of Sampson.

der of white and colored Unionists. That Congress will do this I have no sort of doubt." His card occasions some excitement He predicts the party fraudulently usurping the State government will get sick of Williams.

ing the State government will get sick of Mr. French moved to amend by adding rejecting the fifteenth amendment, removing the present patriotic judiciary, and to the section the words "after the exother wicked legislation.-Special dis- penses and appropriations are paid, if any funds are left they are to be applied to the payment of in creet on State bonds issued Beecher is said to have declined a \$25,- prior to 1868. Mr. Smith of Alleghany moved to amend

Upon Mr. Smith's amendment to the amendment, a vote being taken, it was reected by a vote of yeas 26; nays 41. The question recurring upon Mr. French' amendment it was rejected by the follow-

ing ballot: Yeas. Messrs. Ashworth, Dixon, Lagles, French, Cahagan, Hodgin, Hoffman, Leary, Mayo, Pon, Proctor, Renfrow and Reynolds. Mars. Messrs. Ames, Banner, Barnes, Candier, Carson, Clayton, Davidson, Lowning, Durbam, Ellis, Farrow, Perebec, Forkner, Fester, Franklin, Gibson, Grier, Gunter, Harris of Wake, Hawking, Hodgatt, Harris of Wake, Hawkins, Hodnett, Humphries, Ingram, Jarvie. Justus of Henderson, Justice of Rutherford, Kelly of Davie, Kelly of Moore, Kinney, Laflin, Long of Richmond, Malone, McCanless, McMillan, Moore of Alamance, Moore of Chowsis, Nicholson, Painter, Pearson, Ragland, Seymont, Sietriet Emith of Allamance, Sonith of Wayne grist, Smith of Allaghany, Smith of Wayse, Snipes, Stevens, Sweat, Sykes, Thompson, Wil-kie, Williams of Harnett, and Wilson

The section was then adopted. In class 1, section 1, which provides that there shall be an ad valorem tax of 35 cents on every \$100 in value of real and personal property in this State, Mr. Justice moved to strike out 35 cents and insert 25, which was adopted by a vote of yeas 54, nays 21.

Mr. French moved to strike out 25 cents and insert 10 cents. He said that he believed the necessities

of the State demanded 35 cents, therefore he had sustained it. But now if gentlemen were determined to pass a buncombe tax bill, he now as a partisan celled upon Republicans to stand by this amendment of 10 cents, in order that they might go before the people on this reduction, &c. Mr. Dixon moved to amend the amend

ment by inserting 341 cents. Mr. French by general consent with drew his amendment (which carries with Legislature, and other matters appertainit the amendment to it by Mr. Dixon.)

Mr. Ingram moved to reconsider the By Mr. Hawkins: Bill to incorporate the vote by which the amendment making the the table. test the business, we make North Carolina Masonic Temple Associa- 25 cents instead of 35 cents was adopted. After a long diseassion the, year and nays will send \$1 for the trouble of By Mr. Jones, of Wake : Bill to loan the were called on the motion to reconsider and it was rejected by the following ballot: YEAS .- 3 mes, Carey, Cawthorn, Cherry, Craw- tion: Harris, of Wake, Hinnant, Hodgin, Horney, Ingram, Leary, Mayo, Morris, Ragland Smith, of Martin, Snipes, Stevens.

NAYS .- Armstrong, Banner, Beddie, Candler, Carson, Clayton, Davidson, Downing, Durham, Senate irregularly; therefore, Ellie, Farrow, Ferebee, Foster, Franklin, Gathe State.

Bill to allow Probate Judges to prove Hicks, Hodnett, Humpl ries, Hudings, Justice, of Rutherfard, Kelly, of Davie, Kelly, of Moore, Kinney, Long, of Richmond, McCanless, McMillan, Moore, of Alamance, Nicholson, Painter, Pou, Proctor, Robinson, Reynolde, Siegrist Smith, of Alleghany, Smith, of Wayne, Thompson, Vestal, Welch, Williams, of Harnett, Wiliams, of Sampson

Mr. French said it was clearly the in-

Harris, of Wake, moved to lay the whole | new Constitution of North Carolina."

bill on the table. Lost. On motion of Mr. Pon, the further consideration of the bill was postponed he manufacture and sale of A. bins and A. H. Galloway, colored, spoke until to-morrow at helf-past 10 o'clock .-Carried.

On motion of Mr. French, the vote by of taxes by the State and by the several bill as amended by the Judiciary Commiscounties of the State on property, polls and | tee. AYES-Messys. Beall, Beeman, Blythe, Davis, income, passed its second reading was reconsidered.

Friday next at 11 o'clock.

Committee. On motion of Harris, of Wake, colored, the committe was instructed to report to-

morrow at 11 o'clock. Adjourned.

> SENATE. EVENING BESSION.

TUESDAY, March 1, 1870. THIRD READING OF BILLS. The bill to incorporate the Peoples'

Manufacturing, Loan and Trust Company of the county of Cumberland. On motion the Senate adjourned.

SENATE. WEDNESDAY, March, 2, 1870.

FROM THE HOUSE. A message was received from the House transmitting the bill repealing certain acts

making appropriations to certain Railroads amounting to \$16,000,000, with amendments. Mr. Graham moved that the Senate con-

cur in the amendments. Mr. Forkner moved to postpone the motion to concur until the 10th of this month A lengthy debate ensued; nearly the

whole ground which has heretofore been discussed was gone over. Messrs. Love, Welker, Winstead, Lassiter and Jones, of Wake, urged postpone- the first division of their road was taken

Messrs. Graham, Robbins, Cook, Jones,

of Mecklenburg, and Lindsay urged imme- proviso (published yesterday). diate concurrence. Mr. Graham called the previous question on the motion to concur, which was sus-

NAYS. Messrs. Brogden, Blythe, Forkner, Galloway, colored, Jones, of Wake, Lassiter, Love, Shoffner, Smith, Welker, White and Win-

stead-12. The House amendments were concurred in by the following vote :

YEAS .- Messre. Barnes, Beall, Beasley, Beeman, Ballamy, Brogden, Burns, Cherry, Colgrove, Cook, Davis, Eppes, colored, Flythe, Grataxes hereafter designated shall be applied to defray the expenses of the State Government, to pay the interest on the pub-

Navs.-Messrs. Blythe, Forkner, Galloway, colored, Lassiter, Love, Welker and White-7.

By Mr. Graham : Resolution instructing the Public Treasurer, under the supervision and nays were called, and it was adopted of the joint committee on finance of the two Houses, to burn all the bonds in the Treasury which do not belong to corporations. Lies over. On motion of Mr. Jones, of Wake, the

rules were suspended and the bill authorizing the Treasurer to borrow money of the fund set apart as the special tax

UNFINISHED BUSINESS. Motion of Mr. Stephens to reconsider

the vote by which the bill removing restrictions in reference to the gauge of certain railroads was rejected. After considerable discussion the motion prevailed and the bill passed by the fol- Townships in Robeson and Gates counlowing vote :

YEAS.-Messrs. Beall, Beeman, Bellamy, Colgrove, Cook, Dav's, Forkner, Mayes, Harrington, were suspended and the bill passed its scv-Lindsay, Mason, Martin la o. Moore, of Carteret. Shoffner, Smith, Stevens, Sweet, Welker, Whiteside and Winstead-20. Naxe, Messre, Barnes, Beasley, Brogden,

HOUSE OF REPRESENTATIVES. WEDNESDAY, March 4, 1870. REPORTS OF COMMETTEES.

Mr. French for the Committee on Counties and Townships reported upon several bills, which were placed upon the calendar

Mr. Ames, for the Committee on Internal Improvements, reported favorably, with an amendment, upon the bill to enable the Wilmington, Charlotte & Rutherford Railroad Company to complete ed by law there shall be a tax of seven- law. their road, and to anthorize the return of State bonds to the Treasury. Placed on calendar.

Mr. Durham moved that the Chairman of the Committee of the Whole be instructed to summon M. S. Littlefied and G. W. Swemon before the committee on Friday next at 12 o'clock.

Mr. Sinclair said that those gentlemen were now undergoing an examination by which provides that all taxes for State and the special committee, besides there was a county purposes imposed upon all real and P., was considered and passed its several large quantity of business now before the personal property, exclusive of the special readings. House, and it was time for the Legislature of the Committee of the Whole, as there per cent. was a regularly appointed special commit-tee to manage this business. He hoped the motion would not prevail.

Mr. Durham said the powers of that special committee were confined to the in- and the amendment adopted. vestigation of railroad matters. He thought that those gentlemen (Littlefield section under discussion was passed over and Swepson) should be brought before for the present. the House, and testify as to charges of corruption charged upon members of this of the bill, the House adjourned. ing to the business, &c.

Mr. Sinclair moved to lay the motion on The yeas and nays were called, and the motin to table was rejected.

Mr. Durham's motion was then adopted. Mr. French offered the following resolu- Chatham county to the 5th, and Union ties of certain State officers. ord, Dixon, Eagles, Forkner, French, Gabagan. WHEREAS, A bill entitled "an act to re-

peal certain acts granting appropriations to Railroad Companies at the session of 1868-'69, was sent from this House to the the Secretary of State to furnish a copy of Resolved, That a message be sent to the estates of deceased persons" to the Raleigh Senate, requesting that the said bill be re-

turned to the House. Lies over. On motion of Mr. Pou, the bill amend- eral information. Adopted. ing chapter 279 Public Laws, concerning the powers and duties of certain State officers, was taken up.

The question recarred upon the amendment reported by the Judiciary Committention of the House to go in for bun- tee, which strikes out all after the word sel to test the validity of the special tax combe, therefore, he moved to strike out | "privilege" in section 2, and inserts the bonds. Referred. 25 cents and insert 10 cents, though he following: "Provided, That the Gover-Resolution to pay the actual expenses of believed that the amount should be really nor shall by and with the advice and consent of the council of the State, appoint the Board of Public Charity; lies over. Mr. Smith, of Alleghany, moved to the Directors and Proxies for the State in amend the amendment by inserting "5 all Corporations and Joint Stock Compa- to-wit: nies chartered before the adoption of the

Mr. French moved to amend the Com- Senate without delay, mittee's amendment by striking out the words "chartered before," and insert of the lounges bought by himself for use "whose charters have not been mended in the Capitol by State officials and where since."

Messrs. Pou and Downing opposed Mr. which the bill providing for the collection | French's amendment and advocated the Mr. Ingram occupied some time in ad- used, what became of it, or where is it.

vocating the Harris side of the question. On motion of Mr. Jarvis, the Senate bill During his remarks in alluding to Gov. providing for an election was ordered to Holden, he (Ingram) said that he (Holden) be printed and made special order for was a heavy load, indeed in his section of the county during the election, &c., &c .-On motion, the Senate bill to amend He charged that the friends of this bill had the act defining the powers and duties of become satisfied that the Supreme Court State officers was referred to the Judiciary | were about to decide in favor of Harris, and for that reason this bill was intro- urer, under the supervision of the Finance duced here. He charged that it was a Committee, to burn all the bonds in the breach of faith on their part, as it was Treasury not belonging to corporations. lis a few evenings since was a lady with agreed on all hands that the decision of Adopted. the Court was to decide the matter finally and fully, &c.

Mr. Pou called the previous question. The call was sustained, and the question ecurred upon Mr. French's amendment.

10, nays 69. ment reported by the Judiciary Commit- by sickness of himself or family; adopted. ed to love her for the sake of the beautiful tee, which was adopted.

Mr. Stevens offered an amendment, of which previous notice had been given to change the title of the bill, to wit: "An act to endorse the speech of W. A. Smith, made at Salisbury, July, 1869, in regard to this Legislature. Ruled out of order by the Chair.

After the rejection of several other amendments the bill passed its second reading On motion of Mr. Pou the rules were suspended and the bill passed its third

reading By Mr. Moore of Chowan: A bill to amend section 52, charter 184 Public Laws. Referred.

On motion of Mr. Vestal the rules were suspended and the bill to enable the Northwestern Railroad Company to complete on the table, which prevailed.

The question recurred upon Mr. Pou's eral Assembly with captions of the acts that the love of babies is confined.

Mr. Vest advocated the bill and was op posed to the proviso. After a long debate the proviso was ad-

On motion of Mr. Vest the further consideration of the matter was postpoued until Thursday next.

A message was received from the Senate concurring in the House amendments to the bill repealing Railroad appropriations. On motion the House adjourned. SENATE.

NIGHT SESSION. Mr. Hayes moved to lay it on the table, WEDNESDAY, March 2, 1870. which was voted down. THIRD READING OF BILLS. On motion the Senate adjourned.

The following bills passed their third readings, viz: Bill to incorporate the Ore Hill Manufacturing Company, located on Deep

Pending its consideration the Senate ad-

EVENING SESSION.

By Mr. Sinclair: A bill concerning

City of Wilmington.

eral readings.

REPORTS OF COMMITTEES. Bill to authorize the Sheriffs of the coun-Mr. Seymour, for Committee on Judities of Cleaveland, Cumberland and Jackrequire a return by Justices of the Peace had been looking for. son to collect arrears of taxes. Bill to incorporate the Tarboro' Street of all criminal actions disposed of by them Railway Company. Bill to extend the Corporate limits of the upon the Calendar.

By Mr. Justice : A resolution adjourning sine die Monday the 14th instant. Lies HOUSE OF REPRESENTATIVES. By Mr. Moore, of Chowan : A bill to regulate the fees of medical experts in civil and criminal causes. Referred. WEDNESDAY, March 2, 1870. The bill for the relief of Sheriffs was

passed. SPECIAL ORDER.

On motion of Mr. Sinclair, the rules cians and Surgeons, (the bill provides that it at home." On motion of Mr. Hodgin, the rules for services rendered, shall be lien upon this young immortality, and the Hindoo scuttle. The fire caught from the furnace were suspended and the bill to incorporate the real and personal estate of the patient hails the little stranger with the words, on the first floor.

the amendment by striking out after the words word "applied," and inserting the words "shall be applied to reduce the tax of "Upon Mr. Smith's amendment to the "Upon Mr. Smith's amendment to the "Types, colored, Flythe, Galloway, colored, Grather Trustees of the Greensboro' Female or the person who employs or engages the College was taken up and passed its sever-burg, Jones, of Wake, Lassiter, Love, Melchor, all readings.

Unfinished Business.

Bill to be entitled an act to raise revelies of the Greensboro' Female or the person who employs or engages the College was taken up and passed its sever-burg, Jones, of Wake, Lassiter, Love, Melchor, all readings.

Unfinished Business.

Bill to be entitled an act to raise revelies of the Greensboro' Female or the person who employs or engages the College was taken up and passed its sever-burg, from and after the rendition of said services.)

When Malone offered a proviso that the lien should not effect the Homestead and the first the rendition of said services.)

credits, investments in honds not exempt- the little homestends given to them by the

lien should not effect the Homestead und The question recurred upon Mr. Smith's personal property exemption. Mr. Smith took the fiper in advocacy of of Alleghany amendment striking out 15 cents in Mr. French's amendment and in- the bill and urged its passage in remarks

of some length. By consent, Mr. Malone withdrew his A vote being taken the amendment was

proviso. Mr. Proctor offered a proviso that the The question recurred upon Mr. French's amendment of 15 cents. It was also so lien shall take effect only from and after the recording of the said lien. In line 8, same section (section 1, class Mr. Hodnett thought this proposition 1) which provides that upon all moneys, another attempt to wrest from the people

Bill to amend chapters 144, 266 and 274, C. C. P., was next taken up and passed Mr. Vestal moved to strike out "sevenits several readings. The yeas and pays being called, the Bill to amend paragraph 199, chapter 4. amendment was adopted by a vote of yeas C. C. P., was taken up and passed its sev.

eral readings. Bill concerning Coroners, was next act ed upon, and after undergoing some amendment, passed its several readings. Bill to amend section 199, Code of C. C.

taxes authorized by the General Assembly, to adjourn. He did not see the neces ity shall in no case exceed two thirds of one signature of any note, bill, bond or other hundred and sixty nine, shall be dealt obligation is denied, to be under oath, was with, administered and settled according Mr. Pou moved to strike out the words taken up and passed its several readings. to the law as it existed just prior to the "exclusive of the special tax authorized by | Bill to amend the act in relation to Landlord and Tenant, was next considered and such was the true intent and preaning of After some discussion a vote was taken passed its several readings.

persons acting in a fiduciary capacity, pass-On motion of Harris of Wake, col., the ed its several readings.

Pending the discussion of other sections to the State Library and University, pass-ed its several readings. the practice and procedure therein. SEC. 2. If any person prior to the ratifi-Bill to extend the time for transferring

actions to the Superior Courts, was taken up, and on motion, was laid on the table. A message was received from the Senate, concurring in the House amendments By Mr. Harrington: Bill to transfer to the bill concerning the power and du-

to change the time of holding the Courts By Mr. Robbins: Resolution instructing the "act relating to the settlement of the

Bill to enable the Wilmington, Charlotte and Rutherford R. R. Co. to com- twenty of the act aforesaid and in the manplete their road and to authorize the re- ner therein provided. turn bonds to the State Treasury. (The bill authorizes the Public Treasurer to re- from and efter its ratification. turn to the Company \$500,000 of first mortgage bonds of the Company, deposited in and ratified this 1st day of March, A. D. the Treasury to indemnify the State 1870. against loss in consequence of her endorsement. Passed its second reading. On motion of Mr. French, the bills in reference to the Williamston and Tarboro'

By Mr. Welker: Resolution authorizing R. R. and the Wilmington, Charlotte and the appointment of Dr. C. T. Murphy on Rutherford R. R., were ordered to be to-morrow evening. Resolved, That the Secretary of State be On motion of Mr. Vestal, the rules were and he is hereby requested to inform the

1st. What is the number and the value division of their road was taken up. adopted. Carried. 2d. What is the number of yards of car-

peting he has purchased for the floors of the Capitol. Whether there was any remnant or residue, if any, how has it been evening at a quarter past 8 o'clock. Mr. Smith moved to lay the resolution

Mr. Love called for the yeas and nays on this motion, which were refused, and the

Adjourned.

Resolution instructing the Public Treas-Kissing the Baby, In one of the street-cars of the metrop-

Resolution directing the Auditor to au- One of the blue-eyed, crowing, happy dit no account of members of the General babies, disarranging its white robes and Assembly unless they shall make affidavit rumpling its blue ribbons with all the tificate, that they have not been absent fresh supplies of love and clothes. The The yeas and nays were called and the more than three days, for which said ac- mother was evidently a stranger to the The yeas and nays were caned and the american and the count is presented without the leave of the other ladies in the car, yet all of them lively trot for the end of the track. He House to which said member belongs, un- smiled when they looked in her direction, reached the stable on his return trip at just less such absence shall have been caused and many of them spoks to her and seem-

Several resolutions relating to adjourn- child. The opening instinct of womanhood ment sine die were postponed to the 8th of seems to be the love of babies, and the Resolution declaring the State bank- girl must be a very little one that does not want a doll to which she can play the sweet part of mother. The depth and Mr. Robbins moved that the resolution purpose of the instinct is revealed to us in the little miss of five years, who happen-Mr. Hayes called the previous question, which was sustained, and the resolution ed to be an only child-"Mamma, I want a baby to play with, a meat baby, mamma.' No kinder blessing was ever bestowed Resolution [of Mr. Stephens] sympathan in Fanny Fern's letter to the newly-Mr. Moore, of Carteret, thought North married Princess Royal of England: "And Carolina was in a worse fix at the present when, brightest of all others, the crown of time than Cuba, and moved to lay the maternity shall descend upon your youthresolution on the table, which prevailed. ful brow, God grant you that nicest of all Resolution [of Mr. Smith, of Wilkes,] to earthly places on earth to cry in, a mother's

hosom Yet, while the instinct of maternity is peculiar to woman, and marks sex more Resolution instructing the Secretary of plainly than rounded limbs and gentle State to furnish the members of the Gen- manners, it is not to women and girls alone passed, giving an abstract or synopsis of It was once the lot of the writer to the most important, at the cost of publica- dwell in the white tents of Camp Harrison, in Georgia, in that lower part of the State where families are far between, and much more so in war times. For long weeks we

had not seen a woman or a child. At last the railroad through the camp was repaired, and in the first train there was a lady, with just such a wide-awake, kicking baby as the later one of the me-Bill (by Mr. Love) to repeal section 8, tropolis. Some hundreds of rough sol chapter 41 of an ordinance of the State diers were around the cars, and Captain Convention fixing the pay of the Code Story, of the 57th Infantry, was the biggest and roughest among them, if we The bill was discussed at considerable judge the tree by the bark.

The lady with the baby in her arms was looking from a window, and he took off his hat and said, "Madam, I will give you five dollars, if you will let me kiss that baby." One look at his bearded face told her that there was nothing bad in it, and saying, with a pleased laugh, "I do not charge anything for kissing my baby," it was handed over. The little one was not afraid, and the bushy whiskers, an eighth ciary, reported favorably upon the bill to of an ell long, were just the play-house it

More than one kiss did the captain get to the Clerk of the Superior Courts. Placed from the little red lips, and there was energy in the hug of the little round arms. Then other voices said, "Pass him over here, Cap!" and, before the train was ready to move a half of a hundred men had kissed the baby. It was on its best behavior, and crowed, and kicked, and tugged at whiskers, as only a nappy baby

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foreachand every insertion. oit recensed All Obitaaries and private publications of every character, are charged as advertisements. No advertisement, reflecting upon private

dege. Last fall the Econberration bear Young child, as then has entered the world in tears when all around thee Surgeon, from and after the rendition of smiled, so live as to leave the world in smiles while all around thee weep."

character, can, under Any-concessances, by

An Act concerning the Settlements of Estates, &como and soon An Act, declaratory of the cases to which an act entitled "an act concerning the settlement of the estates of deceased persons' being chapter, 113, of the acts of 1868-69,

is applicable. WHEREAS, doubts have arisen as to the cases in which an act entitled 'an act cases in which an act entitled an act concerning the settlement of the estates of deceased persons" being chapter one hundred and thirteen of the acts of one thousand eight hundred and sixty eight and sixty nine, is applied be and as to what estates are required to be settled according to its provisions, now, to settle then doubts and to prevent unnecessary litigs-

Carolina do ensets on of sicelysagua to SEC. 1. That the said act shall apply to the estates of such deceased parsons only. whereof original administration has been granted subsequent to the first day of July, one thousand eight hundred and sixty nine, and that all estates whereon administration was granted prior to the Bill to require all pleadings in which the, said first day of July, one thousand eight said date and it is hereby declared that Bill in relation to investments made by herein contained shall be construed to prevent the application of said act so far as it relates only to the Courts have juris-Bill in relation to the supply of the acts diction of any action or proceeding for

and resolutions of the General Assembly the settlement of an administration, or to cation of this act, shall have bona fide administered any estate or any part of the estate of any deceased person whereof original administration was granted prior to said first day of July, under the said act of 1868-'69, he shall not be deemed

guilty of a derastavit, Sec. 3. That executors and administra-Bill to empower the Williamston and tors who qualified and entered upon the Tarboro Railroad to borrow money by is- administration of their estates before the suing first mortgage bonds, (not to exceed first day of July one thousand eight hunared and sixty nine, may sell such evidences of debt as are mentioned in section

Sec. 4. That this act shall be in force In General Assembly read three times

Wonderful Instinct of in Muley The St. Joseph (Mo.) Gazette of the

"The mule has always been noted for printed and made the special order for his profound sagacity, but we yesterday half past 7 and 8 o'clock respectively for heard of an instance that completely oversizes any 'mule case' yet reported in the papers. The mules attached to one of the suspended and the bill to enable the cars of the street railway had always been Northwestern R. R. to complete the first in the habit of stopping at the stable on Eighth street for their feed every evening J. W. Leary, cel., moved to reconsider at just 4 o'clock, railroad time. On Satthe vote by which Mr. Pou's proviso was urday evening the car reached the stable at half-past 3, when one of the animals at-The provise was then voted down and tached to it stopped and manifested a dethe bill then passed its second reading and cided inclination to go into the stable .was made the special order for to-morrow The driver used the whip vigorously, but without avail. The only evidence of life it On motion of Mr. Downing, the rules brought forth from the perverse animal were suspended and the bill to authorize was the elevation of its heels in close proxthe Commissioners of Union county to levy | imity to his head. Coaxing was then rea special tax, was taken up and passed its, sorted to with like success. The obstiseverals reading by a vote of year 53, nays nate animal refused to budge an inch .-Quite a crowd had by this time gathered at the scene of action, and a variety of methods were suggested for starting the mule, whose heels now began to fly around more lively. All efforts failed, however, until at length an idea occurred to the stable-keeper. He went in and brought out the watch by which the cars are run, and held it up in front of the obstinate animal's eyes. The mule gazed at it a moment. The hands of the clock showed that before him and so endorse upon the cer- abandon of a baby that is secure in ever it lacked fifteen minutes of 4 o'clock. The animal, fully satisfied that 'time' had not

SHADOWS.

4 o'elock."

been called, immediately started off on a

Oh, sadly fall on hill and lea The shadows of the weary day; And waited from the wailing sea, A low, long murmur seems to say, To say:
"Shine on, thou golden sun;
Thine hour will soon be done!

Ah! well-a-day!"

Cold drives the rain upon the world, And homeless is the North Wind's cry; And 'mid the darkness thickly curled Sad tunes of sorrow seem to sigh. To sigh: "Bloom on, thou shining rose; Thy short life soon will close, For thou must die!

Oh, Sadly fall on loving hearts The shadows of life's weary way, And, heedless of the tear that starts; A mounful message seems to say, То вау: "Thee and thy love the tomb Soon, soon will fold in gloom; Ah! well-a-day!"

HAVE COURAGE TO SAY NO.

Have courage, my boy; to say No. The syren's sweet song may allure you; Beware of her cunning and art ; Whanever you see her approaching, Be guarded and haste to depart. The billiard saloons are inviting,

Dacked out in their tinsel and show; You may be invited to enter: Have courage, my boy, to say No. The bright ruby wine may be offered No matter now tempting it be ; From poison that stings like an adder, My boy, have the courage to fice. The gambling halls are before you,

Their lights how they dance to and fro, If you should be tempted to enter, Think twice, even thrice, ere you go. In courage alone lies your safety When you the long journey begin,

And trust in a Heavenly Father Who will keep you unspotted from ein. Temptations will go on increasing, As streams from a rivulet flow, But if you are true to your manhood, Have courage, my boy, to say No. Drying Works Destroyed Eight Women

Burned to Death, ud aurisoq Boston, March 2 .- The drying works at can. It was an event of the campaign; Keponsett, Mass., were destroyed this and one giant of a mountaineer, who strode morning. Eight women were burned to past us with a tread like a mammoth but death. Six bodies have been taken from with tear-dimmed eyes and quivering lip, said, "By George, it makes me feel and Hurley, Mrs. Kennede, and two others un-Bill to create a lien in favor of Physi- act like a fool; but I've got one just like known. Two more are still in the ruins. The women were in the attic picking cotthe charges of Physicians and Surgeons Other lands have owned the power of ton, the only entrance to which was a small

You're starting to-day on life's journey, Alone on the highway of life; You'll meet with a thousand temptations Each city with evil is rife. This world is a stage of excitement, There's danger wherever you go; But if you are tempted in Weakness,